| FORM PTO-1594<br>192  | 03-20-2002  | VER SHEET  U.S. DEPARTMENT OF CO Patent and Tradem   |      |
|---|---|--|------|
| Tab settings ⇒ ⇒ ▼  |   | <b></b> • •  |      |
| To the Honorable Commission   | 102024194   | ord the attached original documents or copy ther   | eof. |
| Name of conveying party(ies):   |   | 2. Name and address of receiving party(ies):   |      |
| Inter Lake Papers, I<br>P.O. Box 8050   | nc.   | Name: Consolidated Papers, Inc.  |      |
| Wisconsin Rapids, WI  | 54495   | Internal Address:  |      |
|   | 3-6-02  | Street Address: P.O. Box 8050  |      |
| ☐ Individual(s) ☐ General Partnership ☑ Corporation-State Wiscons ☐ Other                 | Association Limited Partnership in                  | City: State: WI ZIP: 544   |      |
| Additional name(s) of conveying party(ies)  | attached?  Yes  No                                  | ☐ Individual(s) citizenship  |      |
|   |   | ☐ General Partnership  |      |
| 3. Nature of conveyance:  |   | ☐ Limited Partnership ☐ Corporation-State Wisconsin  |      |
| <ul><li>Assignment</li><li>Security Agreement</li></ul>                                   | <ul><li>☑ Merger</li><li>☑ Change of Name</li></ul> | Other If assignee is not domiciled in the United States, a domestic representa                                   |      |
| Other   |   | designation is attached:   | uve  |
| Execution Date: 12/31/99  |   | (Designations must be a separate document from Assignment) Additional name(s) & address(es) attached?   Yes   No |      |
| A. Trademark Application No.(s)   | Additional numbers atta                             | B. Trademark registration No.(s)  1,659,724  Inched? □ Yes □ No  |      |
| 5. Name and address of party to who concerning document should be a Name:  Pyle & Piontek | nom correspondence<br>mailed:                       | 6. Total number of applications and registrations involved:  |      |
| Internal Address: Russell W   | . Pyle  | 7. Total fee (37 CFR 3.41):\$ 40   |      |
| <del></del>   |   | _  | -    |
| <del></del>   |   | ☐ Enclosed   |      |
|   |   | Authorized to be charged to deposit account  |      |
| Street Address: 221 N. LaSal  | le St.  | 8. Deposit account number:   |      |
| Suite 850   |   | 10-1324  |      |
| City: Chicago Sta   | ZIP:  | (Attach duplicate copy of this page if paying by deposit ac  | cour |
| 19/2002 AAHMED1 00000165 101324 165978<br>FC:481 40.00 CH                                 | DO NOT USE T  | HIS SPACE  |      |
| of the original document.   | belief, the foregoing inform                        | ation is true and correct and any attached copy is a true o  | ору  |
| Russell W. Pyle   | Lu  | Feb. 21, 2002  |      |

Total number 可风角 DEM SARK er sheet: CO2464 FRAME: 0384

Date

Signature

Name of Person Signing

12/22/99 WED 09:45 FAI

M W & E S5 FLOOR

DFVCC9/Corp Form 50 WISCONSIN 7/98

## ARTICLES OF MERGER OF SUBSIDIARY CORPORATION

(sec. 180.1104, Wis. Stats.)

| PI. | AN           | OF | MER  | GED |
|-----|--------------|----|------|-----|
|     | <b>N.</b> 1. | ~. | IVIL |     |

| 1. | Name of the PARENT and surviving corporations | CONSOLIDATED PAPERS, INC.                     |
|----|---|---|
|    | •   | (Prior to any change effected by this merger) |
| 2  | Name of the SUBSIDIARY corporation:INT        | ER LAKE PAPERS, INC.                          |

3. The Manner and Basis of Converting the Shares of the subsidiary late shares, obligations or other securities of the parent or any other corporation (or into each or other property):

See Exhibit A

4. (OPTIONAL) Amendments to the Articles of Incorporation of the parent corporation (pursuant to see, 180,1002, Wis. State, (as limited by see, 180,104(5), Wis. State.) None

5. The PLAN OF MERGER was approved in accordance with sec. 180.1104, Wis. Stats.

Executed on behalf of the corporation on



Gorton M. Evans

(printed name)

(printed name)

President and CEO

This document was drafted by McDermott, Will & Emery Frmo Annotarity

(name of individual required by law)

See REVERSE for Instructions. Suggestions, FILING FEES and PROCEDURES

TRADEMARK

REEL: 002464 FRAME: 0385

**EXHIBIT** A

## PLAN OF MERGER

THIS PLAN OF MERGER approved on December 23, 1999 pursuant to resolutions adopted by the Board of Directors of CONSOLIDATED PAPERS, INC., a Wisconsin corporation (the "Corporation"), for the purpose of merging INTER LAKE PAPERS, INC., a Wisconsin corporation ("IL Papers") into the Corporation.

- 1. The Corporation, as the owner of all the issued and outstanding shares of stock of IL Papers, hereby merges IL Papers into the Corporation pursuant to the laws of the Wisconsin Business Corporation Law (the "Merger").
- 2. The separate existence of IL Papers shall cease upon the effective date of the Merger, and the Corporation, as the surviving corporation, shall continue its existence pursuant to the provisions of the Wisconsin Business Corporation Law.
- 3. Since the Corporation owns all of the issued and outstanding shares of IL Papers, said shares of IL Papers shall not be converted in any manner but each said share of IL Papers issued and outstanding as of the effective date of the Merger shall be surrendered and extinguished.
- 4. The Corporation shall assume all of the liabilities and obligations of IL Wisconsin and IL Sales.
- 25. It is intended that the Merger will qualify as a complete liquidation of IL. Papers for federal income tax purposes as described in Section 332 of the Internal Revenue Code of 1986, as amended.
- 6. The effective time and date of the Merger shall be 11:59 p.m., Eastern Standard Time, on the 31st day of December, 1999.

TRADEMARK
REEL: 002464 FRAME: 0386

C.P.I. EXECUTIVE 715 422 3203

| Form | 966 |  |
|------|-----|--|
|      |     |  |

(Rev. August 1995) Department of the Treasury Corporate Dissolution or Liquidation

(Required under section 6043(a) of the Internal Revenue Code)

OMB No. 1545-0041

| <u> lama</u>         | Ravenue Service  |  |  |   |   |  |
|----------------------|--|--|--|---|---|--|
| ¥                    | Name of corporation  |  |  | Employer identif                                      | cation number                               |  |
| Please type or print | INTER LAKE PAPERS, INC.  |  |  | 39-1342607  |   |  |
| 9                    | Number, street, and room or suite no. (If a P.O. box number, see instructions below.)                                      |  |  | Check type of return                                  |   |  |
| \$                   | PO BOX 8050  |  |  | <b>X</b> 1120   | 1120-L                                      |  |
| 3                    | City or town, state, and ZIP code WISCONSIN RAPIDS WI 54495-8050   |  |  | 1120-IC-D   | ISC11206                                    |  |
| Ę                    |  |  |  | ☐ Other ▶   |   |  |
| 1                    | Date incorporated 2 Place Inco   | rporated   | 3 Type of liquidation                          |   | n or plan of complete<br>lation was adopted |  |
| MA                   | MARCH 24, 1993 WISCONSIN Complete Partial  |  |  | DECEMBER 31, 1999                                     |   |  |
| 6                    | Service Center where corporation filed<br>its immediately preceding tex return   | Last month, day, and year of<br>Immediately preceding tax year | 7a Last month, day, and year of final tax year | filed as part of<br>income tax ref<br>complete 7c, 1  | 7d, and 7e.                                 |  |
| K                    | KANSAS CITY, MO DECEMBER 31, 1999 DECEMBER 31, 1999  |  |  | Yes   | No  |  |
| 7ε                   | 7c Name of common parent 7d Employer Identification number of common parent  |  |  | 7e Service Center where consolidated return was filed |   |  |
| CC                   | CONSOLIDATED PAPERS, INC 39-0223100  |  |  | KANSAS CITY, MO                                       |   |  |
| 8                    | Total number of shares outstand  | ling at time of adoption of plan                               | of liquidation                                 | Common <b>1,395</b>                                   | Preferred 0                                 |  |
| 9                    | 9 Date(s) of any amendments to plan of dissolution   |  |  | N/A   |   |  |
| 10                   |  |  |  | I.R.C. SEC. 332                                       |   |  |
| 11                   | If this return concerns an amendment or supplement to a resolution or plan, enter the date the previous Form 966 was filed |  |  |   |   |  |
|                      | Attack a contilled convict   | the recolution or plan and a                                   | Il amendments or suchlament                    | e not previous  | v filed.                                    |  |

Attach a certified copy of the resolution or plan and all amendments or supplements not previou

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the beat of my knowledge and belief, it is true, correct, and complete.

Title

| Down E.              | Neuman |
|----------------------|--------|
| Signature of officer |        |

**ASSISTANT TREASURER** 

**JANUARY 28, 2000** 

Date

## Instructions

Who must file. A corporation must file Form 965 if it adopts a resolution or plan to dissolve the corporation or liquidate any of its stock. Exempt organizations are not required to file Form 966. These organizations should see the instructions for Form 990 or 990-PF.

When and where to file, File form 956 within 30 days after the resolution or plan is adopted to dissolve the corporation or liquidate any of its stock. If the resolution or plan is amended or supplemented after Form 966 is filed, file another Form 968 within 30 days after the amendment or supplement is adopted. The additional form will be sufficient if the date the earlier form was filed is entered on line 11 and a certified copy of the amendment or supplement is attached. Include all Information required by Form 968 that was not given in the earlier form.

File Form 966 with the Internal Revenue Service Center where the corporation is required to file its income tax return.

Distribution of property. A corporation must recognize gain or loss on the distribution of its assets in the complete liquidation of its stock. For purposes of determining gain or loss, the distributed assets are valued at fair market value. Exceptions to this rule apply to liquidation of a subsidiary and to a distribution that is made pursuant to a plan of reorganization.

Address, include the suite, room, or other unit number after the street address, if mail is not delivered to the street address and the corporation has a P.O. box, enter the box number instead of the street address.

Signature. The return must be signed and dated by the president, vice president, treasurer, assistant treasurer, chief accounting officer, or any other corporate officer (such as tax officer) authorized to sign. A receiver, trustee, or assignee must sign and date any return required to be filed on behalf of a corporation.

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested by a form or its instructions that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books and records relating to a form or its instructions must be retained as long as their content may become material in the administration of any internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated everage time is: Recordkeeping ...... 5 hr., 1 min. Learning about the law or the form ...... 6 min. 

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you, You can write to the Tax Forms Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001. DO NOT send the tax form to this office. Instead, see When and where to file on this page.

Form 988 (Rev. 8-98)